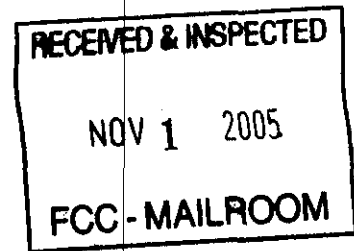


DOCKET FILE COPY ORIGINAL

Before the
Federal Communications Commission
Washington, DC 20554



In the matter of:

MB Docket 05-248
RM-11262

Amendment of Section 73.202 (b)
Table of Allotments
FM Broadcast Stations
(Midway, Falmouth, Owingsville, KY
and West Portsmouth, OH)

Owingsville, KY 107.7Mhz (299A) and 106.9Mhz (295A)

Curative Amendment

RGS Communications, Inc. previously filed a Counter Proposal on Docket 05-248. As a result, L.M. Communications filed reply comments on our proposal stating that I had not signed or provided a return address. In fact I did. L&M also stated that I had not provided a channel study. In fact, L&M has already provided a channel study which proves that the allotment we have requested (channel 295A, 106.9Mhz) will work. RGS has full intentions of providing the proper coordinates for this allotment once RGS makes application for same.

RGS is a small non-profit Corporation who stands to lose their LPFM radio station (WRHX-LP) if L&M's proposal (RM-11262) is approved. I ask the FCC to accept my channel correction provided in this amendment.

A handwritten signature in cursive script that reads "Maxie Wolfinbarger".

Maxie Wolfinbarger
President
RGS Communications, Inc.
2432 Moffett Road
Independence, KY 41051

No. of Copies rec'd 0 + 4
List A B C D E

I, Maxie Wolfinbarger swear under penalty of perjury that on this 24th day of October, 2005 I have served copies of these comments, postage prepaid, upon the following individuals:

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